DOCKET NO.:

6388-0518-0 PCT

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE APPLICATION OF: Veronique ROULIER, et al.

SERIAL NUMBER: 09/555,523

FILED:

08 JUNE 2000

FOR: STABLE OIL-IN-WATER EMULSION, PROCESS FOR MANUFACTURING IT

AND ITS USE IN COSMETICS AND DERMATOLOGY

## RESPONSE TO NOTICE OF MISSING REQUIREMENT UNDER 35 U.S.C. 371

ASSISTANT COMMISSIONER FOR PATENTS & TRADEMARKS WASHINGTON, D.C. 20231

SIR:

Responsive to the notification dated JULY 18, 2000, and in accordance with the provisions of 35 U.S.C. 371, Applicants submit herewith a Rule 63 Declaration.

The required fee was paid at the time of filing the application.

In light of the foregoing, this application is deemed to be in proper condition for examination and such favorable action is earnestly solicited.

Our check in the amount of \$110.00- is attached hereto. If any variance exists between the amount enclosed, please charge or credit the difference to our Deposit Account No. 15-0030. A duplicate copy of this sheet is enclosed.

Respectfully submitted,

OBLON, SPIVAK, McCLELLAND, MAIER & NEUSTADT, P.C.

Norman F. Oblon

Attorney of Record

Registration No. 24,618

Surinder Sachar

Registration No. 34,423

22850

FORM PCT/DQ/EO/905 (December 1997)

UNITED STATES DEPA ENT OF COMMERCE

Patent and Trademark Office

モヤ

Address: ASSISTANT COMMISSIONER FOR PATENTS Box PCT

Washington, D.C. 20231

09/555,523 6388-0518-0**የ**ଫ U.S. APPLICATION NO. FIRST NAMED APPLICANT 5071 <u>PCT/FR99/02361</u> **OBLON SPIVAK MCCLELLAND** MAIER & NEUSTADT 1755 JEFFERSON DAVIS HIGHWAY 198 \S0 (100 Principles <sup>1</sup>ለ የሦየ*ን*/154 / 91 FOURTH FLOOR CRYSTAL SQUARE FIVE ARLINGTON VA 22202 DATE MAILED: 07/18/00 NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US) 1. The following items have been submitted by the applicant or the IB to the United States Patent and Trademark Office as ☐ a Designated Office (37 CFR 1.494), an Elected Office (37 CFR 1.495): Dod 8-18-00 : Basig National Fee. py of the international application in: a non-English language. English. Translation of the international application into English. Oath or Declaration of inventors(s) for DO/EO/US. Copy of Article 19 amendments. Translation of Article 19 amendments into English. The International Preliminary Examination Report in English and its Annexes, if any. Translation of Annexes to the International Preliminary amendment(s) file 18 JUN 2000 and and ☐ Information Disclosure Statement(s) filed Assignment document. Power of Attorney and/or Change of Address. Substitute specification filed JUL 2 1 2000 Werified Statement Claiming Small Entity Status. Priority Document. OBLON, SPIVAK, McCLELLAND Copy of the International Search Report and copies of the references cited therein. MAIER & NEUSTANT, P.C. Other: 2. The following items MUST be furnished within the period set forth below in order to complete the requirements for acceptance under 35 U.S.C. 371: a. Translation of the application into English. Note a processing fee will be required if submitted later than the appropriate 20 or 30 months from the priority date. The current translation is defective for the reasons indicated on the attached Notice of Defective Processing fee for providing the translation of the application and/or the Annexes later than the appropriate 20 or 30 months from the priority date (37 CFR 1.492(f)). c. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), identifying the application by the International application number and international filing date. The current oath or declaration does not comply with 37 CFR 1.497(a) and (b) for the reasons indicated on the attached PCT/DO/EO/917. d. Surcharge for providing the oath or declaration later than the appropriate 20 or 30 months from the priority date (37 CFR 1.492(e)). Additional claim fees of \$ as a  $\square$  large entity  $\square$  small entity, including any required multiple dependent claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are due. See attached PTO-875. ALL OF THE ITEMS SET FORTH IN 2(a)-2(d) APOVE MUST BE SUBMITTED WITHIN ONE MONTH FROM THE DATE OF THIS NOTICE OR BY  $\square$  21 OR  $\square$  31 MONTHS FROM THE PRIORITY DATE FOR THE APPLICATION, WHICHEVER IS LATER. FAILURE TO PROPERLY RESPOND WILL RESULT IN ABANDONMENT. The time period set above may be extended by filing a petition and fee for extension of time under the provisions of 37 4. Translation of the Annexes MUST be submitted no later that the time period set above or the annexes will be cancelled. Note processing fee will be required if submitted later than 30 months from the priority date. 5. The Article 19 amendments are cancelled since a translation was not provided by the appropriate 20 (37 CFR. 494(d)) or 30 (37 CFR 1.495(d)) months from the priority date. Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5) A copy of this notice MUST be returned with this response. Enclosed: ☐ PCT/DO/EO/917 Notice of Defective Translation □ PTO-875